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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/697,672	10/29/2003	Dan Li	INTEL/18112	8400
75943 7590 97/08/2008 Hanely Flight & Zimmerman, LLC 150 S. Wacker Drive			EXAMINER	
			SHIH, HAOSHIAN	
Suite 2100 Chicago, IL 60	606		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/697.672 LI ET AL. Office Action Summary Examiner Art Unit HAOSHIAN SHIH 2173 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 02 May 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-30 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-30 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date. _____.

6) Other:

5) Notice of Informal Patent Application

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DETAILED ACTION

 Claims 1-30 are pending in this application and have been examined in response to application RCE filed on 05/02/2008.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Moyne et al. (Moyne, US 7,109,979 B2) and Vogeley et al. (Vogeley, US 5,633,691).
- As to independent claim 1, Moyne discloses a method to provide a handheld pointer-based user interface comprising:

transmitting via a first communication link one or more human-computer interaction (HCI) signals associated with an HCI event from a wireless pointer component to one or more base components operatively coupled to a screen of a display (col.1, lines 30-37; col.1, lines 49-54; "first signal transmitter", a wireless styles for recording a writing performed on a surface is presented);

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generating at least one of operating information and position information of the wireless pointer component based on the one or more HCI signals (col.1, lines 45-47; "position signals"); and

transmitting via a second communication link the at least one of operating information and position information from the one or more base components to a processor configured to generate screen information on the screen of the display (col. 1 lines 34-37, lines 49-53; a detector assembly detects operation information from a stylus, the operation information is then received by a processing unit for displaying the operation information).

Moyne does specifically disclose that the HCI signals having different codes.

In the same field of endeavor, Vogeley discloses the HCI signals having different codes (col.7, lines 21-24).

It would have been obvious to one of ordinary skill in the art, having the teaching of Moyne and Vogeley before him at the time the invention was made, to modify the surface writing system taught by Moyne to include multiple signal codes taught by Vogeley with the motivation being to allow multiple stylus functions to be incorporated in one stylus (Vogeley, col.7, lines 24-26).

As to independent claim 10, see rationale addressed in the rejection of claim 1 above

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3. As to **independent 17**, see rationale addressed in the rejection of claim 1 above.

4. As to **independent** claim 24, see rationale addressed in the rejection of claim 1

above.

5. As to claims 2 and 11, Moyne discloses at least one of an ultrasonic signal and a

radio frequency signal associated with the HCI event from the wireless pointer

component to the one or more base components operatively coupled to the screen of

the display (col.1, lines 39-47; "ultrasound signal").

6. As to claims 3 and 12, Moyne discloses transmitting the one or more HCI signals

associated with at least one of writing, drawing, selecting, and scrolling directly on the

screen of the display with the wireless pointer component by a user (col.5, lines 29-50).

7. As to claims 4 and 13, Movne discloses transmitting the one or more HCl signals

associated with the HCI event from the wireless pointer component to the one or more

base components operatively coupled to a screen of a display associated with at least

one of a desktop computer, a laptop computer, and a handheld computer (col.1, lines

49-54).

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8. As to claims 5 and 14, Moyne discloses transmitting the one or more HCI signals associated with the HCI event from the wireless pointer component to the one or more base components (fig.6, "110", stylus sends positional signal, "118" base component process said positional signal) in response to at least one of pressing a tip of the wireless pointer component on the screen of the display, and pressing a button of the wireless pointer component (col.6, lines 40-45; the tip of the eraser is pressed against the writing surface to send an erasing signal).

- 9. As to claim 6, Moyne discloses transmitting the at least one of operating information and position information from the one or more base components to the processor via one or more communication links operating in accordance with at least one of an 802.11-based communication protocol, a Bluetooth-based communication protocol, and an infrared-based communication protocol (col.13, lines 65-col.14 lines 2).
- 10. As to claims 7 and 15, Moyne discloses converting the at least one of operating information and position information from a first format to a second format based on configuration information associated with at least one of the one or more base components and the screen of the display (col.1, lines 46-48).
- 11. As to claims 8 and 16, Moyne discloses generating one or more coordinates of the wireless pointer component relative to the screen of the display based on the at

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least one of operating information and position information (col.3, lines 65- col.4 lines 3; calculation of the coordinates or position are standard steps in any pointing device).

12. As to claim 9, Moyne discloses operatively coupling the one or more base components on one or more sides of the display to receive the one or more HCl signals associated with the HCl event (col.2, lines 21-23, attachment mechanism"; col.2, lines 30-33, "active display"; col.7, lines 38-40; the base device can be anywhere as long as

13. As to claims 18 and 25, Moyne discloses wherein the HCI event comprises at least one of writing, drawing, selecting, and scrolling directly on the screen of the display with the wireless pointer component by a user (col.5, lines 29-50).

the base component can receive HCI signals).

- 14. As to claims 19 and 26, Moyne discloses wherein the wireless pointer component comprises at least one of a stylus and an electronic pen (col.1, lines 30-31).
- 15. As to claims 20 and 27 are similar to claims 8 and 16, and are rejected under the same rationale.
- 16. As to claims 21 and 28 are similar to claims 4 and 13, and are rejected under the same rationale.

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17. As to claims 22 and 29, Moyne discloses the display comprises at least one of a

cathode ray tube (CRT) display, a liquid crystal display (LCD), a light-emitting

diode (LED) display, and a plasma display (col.1, lines 50-54; the use of common

display types are well known in the art).

18. As to claims 23 and 30 are similar to claim 6, and are rejected under on the same

rationale.

Response to Arguments

19. Applicant's arguments with respect to claims 1, 10, 17 and 24 have been

considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to HAOSHIAN SHIH whose telephone number is (571)270-

1257. The examiner can normally be reached on m-f 0730-1700.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Dennis Chow can be reached on (571) 272-7767. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

HSS

/DENNIS-DOON CHOW/ Supervisory Patent Examiner, Art Unit 2173